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ATTORNEY DOCKET NO. CONFIRMATION NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 5545 ROH-026 Shigeyuki Ueda 09/20/2000 09/665,663 7590 23353 EXAMINER RADER FISHMAN & GRAUER PLLC COLEMAN, WILLIAM D LION BUILDING 1233 20TH STREET N.W., SUITE 501 WASHINGTON, DC 20036 PAPER NUMBER ART UNIT 2823

DATE MAILED: 12/21/2001

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		09/665,663	UEDA, SHIGEYUKI	
		Examiner	Art Unit	
	omee Action Cummary	W. David Coleman	2823	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address				
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status				
1)⊠	Responsive to communication(s) filed on 0	7 <u>December 2001</u> .		
2a) <u></u> ☐	The dealers to the second	This action is non-final.		
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.			
Disposition of Claims				
4)⊠	4)⊠ Claim(s) <u>1-9</u> is/are pending in the application.			
	4a) Of the above claim(s) <u>8 and 9</u> is/are withdrawn from consideration.			
5)	claim(s) is/are allowed.			
,	Claim(s) <u>1-7</u> is/are rejected.			
	Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or election requirement.				
Application Papers				
9)☐ The specification is objected to by the Examiner.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) □ approved b) □ disapproved by the Examiner.				
11) The proposed drawing correction filed ons. a) depreved by definition. If approved, corrected drawings are required in reply to this Office action.				
12) The oath or declaration is objected to by the Examiner.				
Priority under 35 U.S.C. §§ 119 and 120				
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☑ None of:				
1.⊠ Certified copies of the priority documents have been received.				
	2. Certified copies of the priority documents have been received in Application No			
3. Copies of the certified copies of the priority documents have been received in this National Stage				
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.				
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).				
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.				
Attachment(s)				
2) Not	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (PTO-948 ormation Disclosure Statement(s) (PTO-1449) Paper No) 5) Notice of Inf	Immary (PTO-413) Paper No(s) ormal Patent Application (PTO-152)	
LLS Patent and	Trademark Office		Part of Paper No. 4	



Art Unit: 2823

DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Group I invention, claims 1-7 in Paper No. 3 is acknowledged.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Idaka et al., U.S. Patent 5,587,337.
- 4. <u>Idaka</u> discloses a semiconductor device as claimed. See FIG. 3, where <u>Idaka</u> teaches a semiconductor chip, comprising:

a surface protective film 13, for covering internal wiring 12;

an external connection pad 14 which is formed by partially exposing internal wiring 12 from the surface protective film 13; and

a wire connection portion 3 which is formed using a metal material having oxidation resistance (gold) on the external connection pad 14 and to which a wire for electrical connection to an external terminal is connected.

Claim Rejections - 35 USC § 103

Art Unit: 2823

- 5. Claims 2, 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Idaka et al., U.S. Patent 5,57,337 as applied to claim 1 above, and further in view of Kawakita et al., U.S. Patent 5,734,199.
- 6. Pertaining to claim 2, <u>Idaka</u> discloses a semiconductor device substantially as claimed as discussed above, however, <u>Idaka</u> fails to teach wherein the semiconductor chip is overlapped with and joined to a surface of another solid device in a state where the surface protective film is opposed to a surface of the solid device. <u>Kawakita</u> teaches a semiconductor device wherein the surface protective film is opposed to a surface of the solid device. See **FIG. 1** of <u>Kawakita</u>, where <u>Kawakita</u> discloses a semiconductor chip **120** (lower device) having a protective layer 115/125 is overlapped with and joined to a surface of another solid device 110 (upper device). In view of <u>Kawakita</u>, it would have been obvious to one of ordinary skill in the art to incorporate the device of <u>Kawakita</u> into the <u>Idaka</u> device because a first functional element is formed with first testing electrodes (Abstract, 1st sentence).
- Pertaining to claim 3, <u>Idaka</u> fails to teach an internal connection pad which is partially exposed from the surface protective film in a portion different from the external connection pad, and a bump formed in a raised state on the internal connection pad. <u>Kawakita</u> teaches forming an internal connection pad partially exposed from the surface protective film in a portion different from the external connection pad. See **FIG. 1** of <u>Kawakita</u>, where internal connection pads 113 are located in a different portion than the external connection pads 124. In view of <u>Kawakita</u> it would have been obvious to incorporate the location of the external connection pads in a different portion of the surface protection film of <u>Idaka</u> so that the semiconductor device can be tested using test electrodes (see Abstract).

Art Unit: 2823

- 8. Pertaining to claim 4, <u>Idaka fail</u> to disclose a solid device, which includes another semiconductor chip. <u>Kawakita</u> teaches interfacing another chip on top of a semiconductor chip. In view of <u>Kawakita</u>, it would have been obvious to incorporate another semiconductor chip on top of a semiconductor chip for LSI technology (column 1, lines 1-24).
- 9. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Idaka et al., U.S. Patent 5,587,337 as applied to claim 1 above, and further in view of Hayashida et al., U.S. Patent 6,060,768.
- 10. <u>Idaka</u> discloses a semiconductor device substantially as claimed, however, <u>Idaka</u> fails to teach that the wire connecting portion is composed of the same material as that for the bump (gold). <u>Hayashida</u> teaches a semiconductor device wherein the wire connection portion is the same material as the bump (gold). See column 14, lines 5-8 and column 15, line19 where <u>Hayashida</u> teaches using a bump and wire of the same material. In view of <u>Hayashida</u>, it would have been obvious to one of ordinary skill in the art to incorporate the same oxidation resistance wire to an oxidation resistance bump in the <u>Idaka</u> device, because it is well known that the connection of similar materials have excellent adhesion characteristics.
- 11. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawakita et al., U.S. Patent 5,734,199 in view of Hayashida et al., U.S. Patent 6,060,768.
- 12. <u>Kawakita</u> discloses a semiconductor device substantially as claimed. <u>Kawakita</u> discloses a semiconductor device having a chip-on-chip structure in which a secondary chip is overlapped and joined to a surface of a primary chip (see **FIG. 1** of Kawakita), wherein said primary chip 110 comprises:

a surface protective film 115/125 for covering internal wiring 126,

Art Unit: 2823

an external connection pad 123 formed by partially exposing the internal wiring from the surface protective film 115/125,

an internal connection pad 113 which is formed by partially exposing internal wiring 124 from said surface protective film 115/125 in a portion different from external connection pad 126,

and a bump is formed in a raised state on the internal connection pad for electrically connecting the primary chip 110 to the secondary chip 120.

However, <u>Kawakita</u> fails to teach a wire, connecting portion which is formed using a metal material having oxidation resistance on the external connection pad and forming a bump having oxidation resistance for electrically connecting the primary chip to the secondary chip. <u>Hayashida</u> teaches wherein the bump and wire are the same oxidation resistance material. See column 14, lines 5-8 and column 15, line19 where Hayashida teaches using a bump and wire of the same material. In view of <u>Hayashida</u>, it would have been obvious to form a bump and wire of the same oxidation resistance material in the <u>Kawakita</u> semiconductor device because of it excellent adhesion properties.

Claim Objections

- 13. Claims 2 and 4 are objected to because of the following informalities: the term "solid device" should be "solid state device". Appropriate correction is required.
- 14. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Japan on September 20, 1999. It is noted, however, that applicant has not filed a certified copy of the certified published application as required by 35 U.S.C. 119(b).

Art Unit: 2823

Conclusion

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to W. David Coleman whose telephone number is 703-305-0004. The examiner can normally be reached on 9:00 AM-5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wael M. Fahmy can be reached on 703-308-4918. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7721 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

W. David Coleman

Examiner Art Unit 2823

WDC

December 13, 2001